Last revised 8/1/15

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

IN RE	E: Kasime Stagger		CASE NO.:	<u>17-16808</u>
			JUDGE:	
	(Debtor)		CHAPTER:	13
<u>CHA</u> l	PTER 13 PLAN AND MOT	IONS		
<u>X</u>	Original	Modified/ Notice Re	equired X	Discharge Sought
	Motion Included	Modified/No Notice	1	No Discharge Sought
		Required		
Date:				
	OF	S FILED FOR RELIEF THE BANKRUPTCY	CODE.	
	YOU	UR RIGHTS WILL B	E AFFECTED	•
This depayers provise frame motion before	which contains the date of the locument is the actual Plan prosecution of this Plan or any motion stated in the Notice. This Plans may be granted without the the deadline stated in the NOTICE TO RESEARCH MAY BE CONFIRME	oposed by the Debtor to with your attorney. Any in included in it must fill an may be confirmed further notice or hear Notice. ROOF OF CLAIM BECEIVE DISTRIBUT	to adjust debts. Yone who wishes le a written obje and become bir ring, unless wri	You should read these is to oppose any action within the time inding, and included atten objection is filed LINE STATED R ANY PLAN
PART	1. PAYMENT AND I	LENGTH OF PLAN		
	a. The Debtor shall pay \$365 60 months.	5.00 for 60 months to th	ne Chapter 13 Tr	rustee for approximately
	b. The Debtor shall make pl	an payments to the Tru	istee from the fo	ollowing sources:
	Future Earnings			
		iding (describe source,		e when funds are

Case 17-1680	8-MBK Doc	12 Filed 04/3 Documen			57:40 Desc Main			
c.	Use of r	eal property to	satisfy plan ob	igations:				
		Sale following a	assets	or	or before			
	I	Refinance follo	wing assets		on or before			
	I	Loan Modificat	ion with respec	t to mortgage en	cumbering the			
	f	following prope	llowing property on or before					
d.	d The regular monthly mortgage payments will continue pending the sale							
	refinance or loan modification							
e.	Other in	formation that	may be importa	ant relating to the	payment and			
	length o	f the plan.						
PART 2.	ADEQUATE I	PROTECTION	<u>1</u>					
paid to	a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor).							
				n the amount of \$				
Part 3. PRIOF	RITY CLAIMS	(INCLUDING	G ADMINISTI	RATIVE EXPE	NSES)			
All allo	wed priority cla	nims will be pai	d in full unless	the creditor agre	es otherwise:			
<u>Creditor</u>		Type of Priori	<u>ty</u>	Amount to be	Paid			
The Law Offi Zimnis, Esqu	ce of Peter E.	Administrat	ive	\$2303.00				
Albert Russo,		Administrat	ive	\$				
PART 4.	SECURED CL	<u>AIMS</u>						
a. Cur	ing Default and	l Maintaining	Payments					
The De	btor shall pay to	the Trustee (a	s part of the Pla	n) allowed claim	ns for arrearages on			
-	ations and the Deantre after the bankr	= -	=	creditor (outside	the Plan) monthly			
editor_	<u>Collateral or</u>	<u>Arrearage</u>	Interest Rate	Amount to be	Regular Monthly Payment			

	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
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Case 17-16808-MBK Doc 12 Filed 04/17/17 Entered 04/17/17 18:57:40 Desc Main Document Page 3 of 6

Money Source /	House	\$20000.00	\$20000.00	Debtor to maintain
Loan Care				post petition
				payments on all
				secured debts listed
				in this subsection

b. Modification

1.) The Debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral" plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRE the appropriate motion to be filed under Section 7 of the Plan

Creditor	<u>Collateral</u>	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to Be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

c. Surrender

Upon confirmation, the stay is terminated as to surrendered collateral. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt

d.	Secured	Claims	Unaffected	by	y the l	Plan
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The following secured claims are unaffected by the Plan:

e. Secured Claims to be paid in full through the plan:

Creditor	<u>Collateral</u>	Total Amount to be paid through the plan	

Case 17-16808-MBK	 Filed 04/17/17 Document P	 	Desc Main
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Part 5	UNSECURED	CLAIMS
ı aıı J.	CHOLCCKLD	

a. Not separa t	tely classified Allowed non-priority unsecured claims shall be paid:				
	Not less than \$ to be distributed pro rata				
	Not less than percent of allowed proof of claims				
<u>X</u>	Pro rata distribution from any remaining funds				
b. Separately Classified Unsecured Claims shall be treated as follows:					

Creditor	Basis for Separate Classification	<u>Treatment</u>	Amount to be Paid

PART 6. **EXECUTORY CONTRACTS AND UNEXPIRED LEASES**

All executory contracts and unexpired leases are rejected, **except** the following, which are **assumed**:

<u>Creditor</u>	Nature of Contract or Lease	<u>Treatment by Debtor</u>

PART 7. **MOTIONS**

NOTE: All plans containing motions must be served on all potentially affected creditors, together with a Chapter 13 Plan Transmittal Letter, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Proof of Service must be filed with the Clerk of Court when the Plan and Transmittal Letter are served

Where a motion to avoid liens or partially avoid liens has been filed in the plan, a proof of claim filed that asserts a secured claim that is greater than the amount to be paid in the plan serves as opposition to the motion, and serves as an objection to confirmation. The proof of claim shall be served in accordance with D.N.J. LBR 3015-6(a). The creditor shall file a proof of service prior to the scheduled confirmation hearing. In order to prosecute the objection, the creditor must appear at the confirmation hearing, which shall be the hearing on the motion. Failure to appear to prosecute the objection may result in the motion being granted and the plan confirmed pursuant to the terms as set forth in the plan.

a. Motion to Avoid Liens under 11 U.S.C. Section 522(f).

The Debtor moves to avoid the following liens that impair exemptions:

Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the	Amount of Lien to be Avoided
						<u>Property</u>	

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b.	Motion to Unsecure		ns and Reclas	ssify Claim f	rom Secure	ed to Compl	letely
	ebtor moves to ent with Part	-	the following	g claims as u	nsecured an	d to void lie	ns on colla
<u>Creditor</u>		<u>Collateral</u>				t of Lien eclassified	
c.		-	Void Liens a lly Unsecured		y Underlyii	ng Claims a	s Partially
		•	the following the the following the followin		•	red and part	ially unsec
Creditor		Collateral		Amount to be Deemed Secured		Amount to be Reclassified as Unsecured	
						_	
Т 8.	OTHER PL	AN PROV	/ISIONS				
	OTHER PL						
		rty of the	Estate				
	ing of PropeX Upon	rty of the	Estate tion				
a. Vest	ing of Prope X Upon Upon ment Notices ors and Lesso	rty of the land confirmation of the land confi	Estate tion	ns 4, 6 or 7 n	•		
a. Vest	ing of Prope X Upon Upon ment Notices ors and Lesso	rty of the land Confirmation Discharge rs provided by the land confirmation of the land confirma	Estate tion e	ns 4, 6 or 7 n	•		
b. Payr Credito or coup	ing of Prope X Upon Upon ment Notices ors and Lesso oons to the De	rty of the land Confirmation To Confirmation To Confirmation To Confirmation To Confirmation To Confirmation	Estate tion e	ns 4, 6 or 7 me automatic s	tay.		
b. Payr Credito or coup	ing of Prope X Upon Upon ment Notices ors and Lesso cons to the De er of Distributes	rty of the land Confirmation The Confirmation Confirmation The Confirmation Confirmation Confirmation The Confirmation	Estate tion tion for in Section thistanding the	ns 4, 6 or 7 me automatic s	tay.		
b. Payr Credito or coup c. Orde The Tre	ing of Prope X Upon Upon ment Notices ors and Lesso cons to the De er of Distributes	rty of the land Confirmation y allowed commission	Estate tion I for in Sectio ithstanding the	ns 4, 6 or 7 me automatic s	tay.		
b. Payr Credito or coup c. Orde The Tru	ing of Prope X Upon Upon ment Notices ors and Lesso cons to the De er of Distributes shall pa	rty of the land Confirmation Confirmation y allowed commission pplicable)	Estate tion I for in Sectio ithstanding the	ns 4, 6 or 7 me automatic s	tay.		
a. Vest	ing of Prope X Upon Upon ment Notices ors and Lesso cons to the De er of Distributes shall pa 1) Trustee Co 2) DSO (if a	rty of the land Confirmation Confirmation y allowed commission opplicable) Claims	Estate tion I for in Sectio ithstanding the	ns 4, 6 or 7 me automatic s	tay.		
a. Vest	ing of Prope X Upon Upon ment Notices ors and Lesso ons to the De er of Distributes shall pa 1) Trustee Co 2) DSO (if ap 3) Secured Co	rty of the land confirmation and confirmation and commission applicable) claims aims	Estate tion I for in Section ithstanding the claims in the s	ns 4, 6 or 7 me automatic s	tay.		

Case 17-16808-MBK Doc 12 Filed 04/17/17 Entered 04/17/17 18:57:40 Desc Main Document Page 6 of 6

U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.

PART 9. **MODIFICATION**

	If this plan modifies a plan previously filed in this case, complete the information below
	Date of plan being modified:
	Explain below why the plan is being modified
	Explain below how the plan is being modified
	Are schedules I and J being filed simultaneously with this plan? yes no PART 10 SIGN HERE
	The Law Office of Peter E. Zimnis
Date _	/s/ Peter E. Zimnis Attorney for the Debtor
	I hereby certify under penalty of perjury that the foregoing is true and correct.
Date _	
Date _	